Relief for Colored People.

On the 13th inst., Dr. David Scott, of this county received from New York, fifteen hundred dollars worth of clothing for distribution among the destitute colored people of East Tennessee. We are gratified at this gratuity of the liberal donors of the North toward our destitute colored population.

Without protectors, the war has thrown them upon society homeless and landless, and they deserve the sympathy and protection of all good citizens. More than a year ago, one hundred and fifty thou sand dollars were subscribed, by the generous people of the North, for the relief of the white people of East Tennessee made destitute by the war.

It is eminently just that the colored race be encouraged to be henest and industrious. The interests of all classes of white people will be subserved by this. To do this, black people should be taught that the whites will befriend them when they are unfortunate and unable to work, and that those who are disposed to be honest, industrious and law-abiding, will be kindly treated. Nothing is more despicable than a disposition to oppress negroes who are deporting themselves as honest, law-abiding and industrious citizens.

FIRE IN KNOXVILLE .- On the afternoon of Sunday, a desirable residence was entirely consumed by fire, on Main street, in East Knoxville, known as the residence of the late George W. Churchwell. The house was occupied by Messrs. G. W. Adney and J. W. Mills, the latter a workman on this paper. In property burned and destroyed by being thrown out of the windows, Messrs. Adney and the carelessness of a colored women employed in the house.

The fire occurred through the carelessness of a colored women employed in the house.

The fire occurred through the fire desirons of patronizing this Institution will be furnished with a circular, containing full information, by applying to the President.

E. ROWLEY.

Two fire engines (in bad condition) were brought into requisition, but the flames had gathered such headway that no effort was made to save the burning house, and the energies of all present, with the aid of the fire engines, were directed to saving the adjacent buildings. Success attended this effort, and much credit is due our citizens for their heroic exertions to prevent the spread of the destroyer .-"Nary bit" of credit is due our corparate authorities, but a great deal of censure, for not having a

THE BOYS' SCHOOL, which has been opened in the Deaf and Dumb Asylum by the Trustees of the E. T. University, offers advantages in the education of boys and young men which it would be wise in parents and guardians to improve. Messrs. Payne and Allen are faithful and capable teachers, and youth entrusted to their care, if at all disposed to study, will not fail to make valuable progress in study, will not fail to make valuable progress in learning. The terms of tuition also are so low, being only at the rate of \$2 per month, or \$10 per session, as to place the school within the reach of people of limited means.

A UNIFORM standard of weights, and a correct system of weighing, are subjects claiming the attention of every business man in the community. Weighed in the balance of a just criticism, all are obliged to admit that the scales made by the Messrs. Fairbanks, who have devoted the past quarter of a century to the science of weighing, as applied to the compound balance, by which it has been brought to the highest perfection, are, without exception, the best ever invented; and their accuracy is such, that a uniformity in weights has been established all over the country, thus making them a national leover the country, thus making them a national le- lar, feb28-1m galized standard. The importance, in a national point of view of such an establishment as this, so successfully fixed amongst us by the Mesers. Fairbanks, is beyond all question.

Their success is a matter interwoven with our commercial prosperity, and forms a most creditable MANUFACTURERS & IMPORTERS. chapter in the history of American commercial enterprise.-Philadelphia Press.

SUNDAY SCHOOL CONVENTION .- There will be a Sunday School Conventien on the Jonesboro' District of the Methodist E. Church, at Urbanna Church, near Limestone Depot, within the bounds of the of April, 1866, at 11 o'cleck, A. M., to be continued until the following Monday. All are invited to attend. Rev. W. H. Rogers, our Conference Agent, and other ministers, are expected to be present. L. F. DRAKE, Presiding Elder.

JONESBORO' Tenn., March 15th, 1866.

A Card.

KNOXVILLE, Tenn., March 19th, 1866. Editors Knowville Whig .

DEAR SIRS-Allow me, through your paper, to

return my thanks to Messrs. Mabry, Abernathy & Co., for the satifactory sale which they made of my property on Mabry Street. I would recommend PAPER DEALERS this firm to all who desire to purchase or sell real Respectfully, &c., WILLIAM BOOND.

MR. MILES' celebrated performing horse "Minnehaha" died while performing at the Front Street Theatre, Baltimore. The Powders came too late. We refer to Foutz's Horse and Cattle Powders. Mr. Miles was clearly culpable in failing to send for this sovereign remedy for horse diseases at an earlier moment; for, if we are to believe the concurrent testimony of thousands of gentlemen of veracity, these Powders, if given in time, would have saved his life. But it's his own loss.

THE BEST FIVE CENT CIGAR. THE BEST FIVE CENT CIGAR. At the Cheap Store on Cumberland Street.

SUDDEN DEATH.-Chancellor Fierson died suddenly in the midst of his court at Pulaski. David Campbell, of Williamson, has been appointed to fill his place by the Governor.

In new buildings before occupying the rooms, the atmosphere should be purified of the smell of paint, mould, etc., by exposing a saucer filled with PROPHYLACTIC FLUID. It will destroy and neutralize all poison and make the air sweet and healthy.

BRANNER & JOHNSTON Gay Street, 3 doors South of Ococe Bank,

KNOXVILLE, TENN. Wholesale and Retail Dealers in

BOOTS and SHOES.

HATS and CAPS,

GROCERIES,

QUEENSWARE,

and VIRGINIA SALT. Agents for Fairbank's Standard Scales of all kinds.

BRANNER & JOHNSTON. UNITED STATES CLAIM AGENCY. Office in Washington, City, D. C., for the purpose of collecting all Claims against the Government that may be entrusted in my care. Any one wanting me to attend to any business for them will please address me at Washington City. All business promptly attended to.

All business promptly attended to.

W. S. CHEATHAM,
Late of Rashville, Tenn.

President of the United States.

Nashville, Tenn.—Gov. W. G. Brownlow, Maj. Gen. Geo.
H. Thomas, Brig. Gen. Wm. D. Whipple, Brig. Gen. G. J. L.
Donaldson, Brovet Brig. Gen. Clinton E. Fisk, Brig. Gen. J. L.
Donaldson, Hon. John Hugh Smith, Hon. J. E. Fowlet, Hon.
John Trimble, Hon. Edward H. East, J. B. Knowles, A. E.
Shankland, Charles Beeley, Powhattan Bowling, Professor
W. K. Bowling, Professor L. E. Jennings, S. C. Mercer, Hon.
John Bell, Francis B. Fogg. Archer, Chestham & Co., ExGovernor Neal S. Brown.

Indianapolis, Ind.—Governor Morion,
K NOXVILLE, TENN.—Editors Knoxville Whig. maris 6m

TOR RENT A HOUSE TO RENT

CLEVELAND

MASONIC FEMALE INSTITUTE.

CLEVELAND, TENNESSEE. THIS INSTITUTION CONTINUES BLUNT, A. B., Principal, and Miss S. C. CHAMBER-LIN, Preceptress.

The Musical Department is entirely under the control of Prof. JOSEPH WASSAMER, who taught so long and successfully in the Mary Sharp College. His ability as a Musician and his success are so well known, that further commendation

is unnecessary.

The Long Session commences January 3d, and continues the middle of June, 1866,—six months.

Tuilion for three months, invertably in advance.

Parp. Class.—Reading, Orthography, Geography, Grammar, Arithmatic and English Composition.

Sph. Trig. and Latin.

10 50

JUNIOR CLASS—Uhemistry, Physiclogy, Astronomy, Paley's Theology, Geography of the Heavens and Latin.

Senior Class—History of Civilization, Mental and Moral Philosophies, English Literature, Geology, Logic, Evidence of Christianity, Analogy and Latin.

Music, French and Drawing extra.

A Drawing Class will be formed the coming Session under the instruction of Mrs. BLUNT.

Latin through the whole Collegiate Course.

Board in good families on the most reasonable terms.

LOOKOUT MOUNTAIN EDUCATIONAL INSTITUTION.

SESSIONS OF THIS INSTITU-TION will be as follows, vis:

The Summer Session will commence May 15, and close October 1st; the Winter session will commence November 15, an tober 1st; the Winter session will commence to the close April 1, of each year.

"Tuition, use of books, washing, &c., \$100 per Session—one-half payable upen entrance, the remainder on the 15th of July, and the 15th of January of each year.

Modern Languages and Music, extra. Only a limited number of pupils received. For particulars address at once, Rev. EDWARD F. WILLIAMS, Principal, Box 111, Chattanooga, mar14-2m

ATHENS FEMALE COLLEGE. THE EXERCISES OF THIS INSTI-TUTION will be resumed on the 12th of March, under the instruction and control of its former President, Rev. Eras-tus Rowley, A. M.

HAMPDEN SIDNEY ACADEMY KNOXVILLE, TENN. J. N. PAYNE, Principal.

Knoxville Freedmen's School,

REV. A. E. ANDERSON, Superintendent. REV. A. E. ANDERSON, Superintendent.

THIS School is supported by the School League of East Tennessee, and was organized near the end of December, 1865, when the Western Freedmen's Aid Commission flaired up and runaway without paying the colored teachers who were in their employ. Some of the teachers who were employed for six months, have not yet received one dollar for wages, board, or traveling expenses, while others have not received but about half what was promised them, and the only reason that has been given, is that the colored teachers would not give up well organized fire department and engines in good condition. We suggest that they look after this matter or resign their positions that the people may elect those who will.

Conspicuous in the effort to prevent the spread of the monster we noticed Capt. A. J. Ricks and Mr. E. P. Bailey. Both these gentlemen have settled here since the war terminated. In all the fires we have had our adopted citizens have exerted themselves with an energy which we hope to see all our citizens emulate.

The school is provided by the Superintendent. This School is is strictly a free school, no charge have been made. It is supported by the Free School League of East Tennessee. This League is an association of Freedmen, who tax themselves monthly to bare the expenses of the School They pledge themselves with an energy which we hope to see all our citizens emulate.

WANTS.

AGENTS WANTED FOR OUR GREAT NATIONAL WORK
THE STANDARD HISTORY OF THE WAR, containing a full, authentic and reliable account of the "great conflict," from its commencement to its close. Complete in one

This is just the book the people want. It presents a rare chance for Agents. Teachers, energetic young men, and especially returned and disabled officers and soldiers, in want of profitable employment, will find it poculiarly adapted to their condition. Send for circulars and see our terms. Address JONES BROTHERS & CO., 148 West Fourth street, Cincinctific

BOOK AGENTS WANTED, FOR KET-ished-gives excellent satisfaction-highly recommended for accuracy-chepest in the market-bound strongly in leatherforty fine steel engravings—about eight hundred large pages— 60,000 subscribers were obtained for it in minety days. For circulars with terms address HENRY HOWE, 111 Main Street,

PAPER.

S. HOLMES & SON,

Wholesale and Retail Dealers in

Wall Paper and Paper Curtains, WINDOW SHADES AND FIXTURES, No. 65 West Fourth Street, Adjoining Pike's Opera House, CINCINNATI, OHIO.

Rheatown Circuit, commencing on Friday, the 20th OURS IS THE OLDEST HOUSE IN

Established in 1819. We keep the largest Stock, and sell at the lowest prices.-Our Retail Department of

FINE GOODS cannot be excelled in the country. S. HOLMES & SON.

No. 65, West Fourth St., adjoining Pike's Opera House, jan51-3m Cincingati, Ohio. Cincinnati Paper Warehouse. CHATFIELD & WOODS, Manufacturers and Wholesale

77 and 79 Walnut St., Cincinnati.

KEEP CONSTANTLY ON HAND Ruled Cap, Letter and Note Papers, Printers' Flat Caps, Folios, Plain Letter and Note Papers, Reyal Medium and Demy Writing papers. Sole Agents for the celebrated IVANHOE MILLS WRITING PAPERS

Also Manufacturers of BOOK AND NEWS PAPERS, PAPER BAGS.

Also on hand, Grocers' Wrapping Papers, Manilla Papers for Drucciats and Dry Goods use, and a complete Stock of Druggists and Dry Goods use, and a complete St Leathers and Binders? Tools.

Binders Fitted out Complete, in Tools and Materials.

Orders by Mail promptly filled.

MILLINERY.

DEVOU & COMPANY, Wholesale Dealers in MILLINERY GOODS. CLOAKS and TRIMMINGS. Also Manufacturers of

Cloaks and Mantillas, 83 and 85 PEARL STREET. (UP STAIRS) CINCINNATI.

FASHIONABLE MILLINERY!

DRY GOODS, J. A. HENDERSON & CO.,

No. 18 West Fourth Street. BONNETS,

HATS, and MILLINERY GOODS. f+b21-3m

BOOTS AND SHOES.

D. G. TERRY, LADIES AND GENTLEMEN'S

BOOT AND SHOE MAKER HAVE OPENED A CLAIM AGENCY | WANT MY FRIENDS AND THE public in general, to take due notice and govern themselves accordingly, that I am now prepared to make all kinds of Gents' fine French and American Calf Sewed Boots. Patent Leather Boots, and Congress Gaiters. Also, Ladies' Gaiters, Balmorals, and Slippers. All kinds of repairing done with neatness and dispatch. Shop on the west side of Market Square. Give me a call. feb 21 6m° D. G. TERRY.

WHOLESALE AND RETAIL DRUG-

FOR SALE.

SALE OF REAL ESTATE IN EAST TEN- 1710 FARMERS, ON THE 1st DAY OF MAY, 1866, WE Tobacco F Fruit Growers.

The St. Clair Manufacturing Property Situated at St. Clair, Hawkins county, East Tennessee, five miles from Whitesburg Depot, on the East Tennessee and Virginia Railroad, and eight miles from Rogersville. This is unquestionably the most valuable property of the kind in East Tennessee. To persons desiring to engage in the manufacture of Leather, Shoes, Saddles, and other Leather Goods, an opportunity is now offered which is not elsewhere to be found.—There is a large number of Vats all under cover, a three story brick house containing the necessary shops for the various sere is a large number of variant maner cover, a three sick house containing the necessary shops for the varianches of the Leather business, a three story brick boards was, a large brick smoke-house, a blacksmith shop, a try shoe shop, cottages, with gardens attached, for the use o amployees of the establishment, cribs, stables, &c. Al

A Dwelling House, With the necessary outbuildings, and A Store House.

There is no better location for a retail store: The property consists of a large number of lots in said town, with some very excellent adjoining meadow lands. At the same time and place we will sell two tracts of land situated in the vicinity. On the 2d day of May, 1866, at the court house door in Rogersville, we will sell a large number of improved and unimproved lots in the town of Rogersville, one of which is an excellent business stand, and many of which are situated near the Railroad Depot. the Railroad Depot.

On the 4th day of May, 1866, we will sell at Mooresburg.
Hawking company.

A Lot with a Good Store House, Thereon. This lot, situated in Mooresburg, is the most eligible establishment for the retail mercantile business in the whole country. At the same time and place we will also sell a tract of land situated in the vicinity, containing about fifty A more particular description of this property can be had on application to us, or Capt. James Sevier, at Rogersville. Terms.

The property will be sold to the highest bidder, one-half of the sale money to be paid in six months, the remainder in twelve; and the purchasers will be required to give notes, with a power irrevocable attached to confess judgment, and perso-nal security, in addition to which the title will be retained until the money is paid. Railroad Stock for Sale. We will also sell at private sale, eighty shares of stock, he Rogersville and Jefferson Railroad Company, on favorab erms. Also, stock in the East Tenn. and Va. Railroad (Rogersville Female Institute.

This valuable and splendid Educational Establishment will also be offered for sale in a short time, we having as Assignees of the larger portion of the stock, filed a bill to procure a sale of the entire property. We earnestly invite attention to this Personal Property. Personal Property.

We will also on the 5th day of March, 1866, sell a large quantity of personal property, at Rogersville, to the highest-bidder, on a credit of six months.

The foregoing described property, with much other real estate, was assigned to us on the 27th of November, 1865, by Jas. K. Simpson, Jas. Sevier, John A. Simpson, Wm. Simpson Rob.Simpson and others, for the purpose of having the same sold for the payment of the debts which are due from several firms of which they and James M. Duff and W. R. Reynolds were members, and which did business at Rogersville, Mooresburg and St. Clair, in Hawkins county, Tennessee—said assignment having been made for the benefit of the creditors therein named, and all others who shall within one year from the date thereof file their claims with us.

Creditors of said Firms Are notified to file their claims.

There are many persons indebted to said firms. The whole of said debts have been assigned to us for the purpose above indicated. The creditors of said firms have seen fit to press the law affords, and they have been them with all the means the law affords, and they have been compelled to adopt means to meet those demands. We, as As-signess, have no descretion; and, All Persons Owing said Firms Are notified that we will be compelled to make collections.

F. M. FULKERSON,

JAMES T. SHIELDS,

Sale of Valuable Land and Mills at Wil liamsport, Hawkins county, Tenn. No. 42 .- W.A. Brown vs. Eli A.Cox and wife, and others BY VIRTUE OF A DECREE OF THE Chancery Court at Rogersville, Tennessee, pronounced at the November Term, 1865, in this case, I will, on Tuesday, the 1st day of May, 1865, on the premises, sell to the highest bidder, that valuable property usually knewn as Williams' Mills, situated at Williamsport, in Hawkins county, now belonging to the firm of Brown & Cox, and others.

It contains 355 Acres of Land, on which is situated a large Merchant Flouring Mill, and other valuable improvements.—
To those wanting a desirable location for Manufacturing and a healthy home, this property presents many advantages. It is within three miles of the East Tennessee and Virginia Railread. A stream running through the farm affords water, and road. A stream running through the farm affords water, and is comparatively unfalling, being fed by pure, unfailing springs. The Mill is driven by a fall of thirty feet, in addition to which, there is about thirty feet more fall. The farm is rolling, but productive, with a thrifty young Apple Orchard upon it, and embraces one bank of a public Ferry on Holston River. It is also a desirable location for a country store, and

has a house for that purpose.

The property is sold for the purpose of partition. A credit of twelve months will be given for the purchase money, except \$500 required in hand. Bond and approved security required of the purchaser, and a lien retained on the property until the purchase money is paid.

marl4-6t

JAMES R. PACE, C. & M. SALE OF VALUABLE REAL ESTATE. DY VIRTUE OF A DECREE OF THE

BY VIRTUE OF A DECREE OF THE
Circuit Court of Rogersville, made at the January Term,
1866, in the case of Smith Woods, Adm'r of Jacob Miller, dee'd,
vs. Daniel C. Miller and others, the undersigned as Commissioner, will sell to the highest bidder, at the court house
door in Rogersville, on Wednesday, May 2d, 1866, the undivided one-half of Three Lots, lying on the Rogersville and Jefferson Railroad, and near the Female Institute. Also, on
Thresday April 10th, 1866, at the late residence of Jacob Miller, deceased, late of Hawkins county. I will sell to the high-Thesday April 10th, 1866, at the late residence of Jacob Miller, deceased, late of Hawkins county, I will sell to the highest bidder, several hundred Acres of Valuable Farming Land, belonging to the estate of said deceased. Said land will be sold in parcels to suit purchasers. There is a quantity of River bottom, and the premises are well timbered and watered There is a good dwelling house and out buildings on the premises, which are included in the Widow's Dower, but the whole of the lands will be sold subject to the Dower Estate. Said sales will be made on a credit of twelve months, except the sum of fice per cent. to be paid in hand; and note with good security will be required for the purchase money, and a lien retained to secure the same.

WM. M. FIPER, Clerk and Commiss

VALUABLE MILLS AND WATER POW-THE Louisville Flour Mills, Saw Mill, and 20 acres of land, with a comfortable dwelling house on the bank of the Holston River, fifteen miles below Knoxville, in the town of Louisville, is now offered for sale. For further particulars apply to [sep20tf] KENNEDY & BRO'S. FOR SALE .- 85,000 ACRES OF UNIM-PROVED LANDS in different parts of East Tennessee, containing immense mineral wealth. Well adapted to stock graizing, with some splendid sites farms, and water power. Also, some of the lands are well suited to settle colonies

Emigrants. Particulars respecting every kind of land in East Tennessee, will be promptly and graniously given, by addressing or calling on.

COCKRILL & SEYMOUR,
Real Estate Brokers, dec20tf Knoxville, Tenn FOR SALE .- A FINE FARM IN Greene county, 250 Acres, one half under cultivation, the rest is covered with valuable timber, suitable for all building purposes; the soil is rich, and all parts of the farm well watered. A fine brick residence, large and capacious, a large barn, good stables and other necessary buildings, all in excelcondition. One of the finest young Orchards in the

ountry.

This farm is offered at half its value.

COCKRILL & SEYMOUR. LOR SALE .- A FARM IN BLOUNT perfectly level. Soil very good, will produce large crops. A new frame house, well furnished. A large new barn and all outbuildings, with other improvements. Will, be sold cheap. dec20tf COCKRILL & SEYMOUR. FOR SALE.—A GOOD FARM, TAV-ERN and Terry, in Claiborne county. One of the most desirable situations in this part of the State, 250 Acres, over 100 under cultivation of good river bottom. One of the most noted Public Houses on the road from Lexington, Ky., to Charleston, S. C., and a Ferry on Clinch river, which will average \$700 and upwards annually. This firm lies on both sides of the River. This is a fine bargain.

dec20tf COCKRILL & SEYMOUR.

FOR SALE.—IN NORTH CAROLINA two tracts, one 22,500 and the other 4,600 Acres, each containing splendid farms, besides an immense amount of mineral wealth, and lying near the projected route of the Rabus Gap Bailroad. For particulars enquire of dec20tf COCKRILL & SEVMOUR COCKRILL & SEYMOUR. LOR SALE .- A GOOD FARM IN Grainger county, situated near Rutledge, contains 186 cres, will make an excellent stock and fruit farm. A good

Apple Orchard and plenty good timber. A portion of it contains a large amount of Iron ore, which has been worked to a great advantage. Situated a in good neighborhood. Price \$1,900. dec20tf

COCKRILL & SEYMOUR. FOR SALE.—IN KNOX COUNTY, near Strawberry Plains, a fine plantation of 860 Acres.
The soil is rich and very productive. Can be divided into small farms or sold in one. A good comfortable residence, all out buildings, including a fine barn, good orchards that produce large quantities of fruit, good water power, good timber, besides valuable improvements of different kinds. Will be sold at low figures. dec201f COCKRILL & SEYMOUR. TOR SALE .- IMPROVED LANDS IN in all parts of East Tennessee, prices and location to suit il kinds of purchasers. Address or call on TENNESSEE LANDS.—A fine farm of 260 Acres, in Williams county, Ohio. One hundred Acres in cultivation, will produce from twenty to thirty bushels of Wheat per Acre.
There is a Saw Mill with nearly new machinery, a Grist Mill, with two run of stones for grinding wheat.
This farm with the Mills, will be sold for \$10,000, or exchanged at reasonable rates for property in East Tennessee.

jamlotf

THE DEFENDANTS, IRENA COFFEY and John Coffey, being non-residents of the State of Tennessee, as shown by the Sheriff's return: It is ordered that publication be made four successive weeks in Brownlow's Whig, notifying said defendants to appear before the Chancery Court at Rutledge, on the third Monday of June next, then and there to make defense to said bill, or the same will be taken for confessed and set for hearing ex parte. A copy of the order.

March 14, 1866.

FOR SALE.—A FING FADM ON

FOR SALE.—A FING FARM OF 200
Acres, three miles from Knoxrille, on the Clinton road, 100
Acres heavily timbered. A good frame house with five rooms besides hall and kitchen, two log houses, stables, &c., rich soil, and lies well. Offered very low.

Janlotf

FOR SALE.—THE ELEGANT RESIDENCE on Hill Street, known as the McPherson House—one of the most beautiful situations and finest houses in the city. The house is large and commodious, the grounds ample, and well adapted for ornameutation.

GOCKRILL & SEYMOUR.

R. P. Moore, Adm'r, &c., vs. Wm. N. Clarkson.

THE DEFENDANT, WM. N. CLARK—SON, being a non-resident of the State of Tennessee, or so absconding that the ordinary process cannot be served upon him, as charged in the bill: It is ordered that publication be made four successive weeks in Brownlow's Whig notifying said defendant to appear before the Chancery Court, at Butledge, on the third Monday of June next, then and there to make defense to said bill, or the same will be taken for confessed and set for hearing ex parte. A copy of the order. March 14 for the same will be taken for confessed and set for hearing ex parte. A copy of the order. March 14 for hearing ex parte. A copy of the order. March 14 for hearing ex parte. A copy of the order. March 14 for hearing ex parte. A copy of the order. March 14 for hearing ex parte. A copy of the order. March 15 for hearing ex parte.

FOR SALE.—A TRACT OF LAND IN Greene county—4,000 Acres—adapted to stock grazing and abounds in Coal, Iron and other minerals.

dec20tf COCKRILL & SEYMOUR.

CHANCERY COURT—DANDRIDGE.

SALE OF LAND.

Joseph C. & C. B. C. Hodges, Executors, &c., vs. W. W.

Stringfield.

THE DEFENDANT, DAVID HIPSDITED

being a non-resident of the State of Tennessee, or so absconding that the ordinary process of law cannot be served upon him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear before the Chancery Court, at Rutledge, on the third Monday of June next, then and there to make defense to said bill, or the same will be taken for confessed and set for hearing ex parts. A copy of the order. March 14, 1856. ptf.

C. C. SMITH, C. & M. IN OBEDIENCE TO A DECREE

prenounced at the December Term, 1805, of said court in the above case, I will sell at the court house door in Dandridge, on Monday, the 2d day of April next, to the highest bidder, on a credit of six months, in bar of the right of redemption, so much of the lands levied upon by the attachment in this cause, as will be sufficient to pay the decree with interest and costs thereon in this case. Bond and security will be required of the purchaser, and a lien retained on said land until the purchase money is fully paid.

WM. GALBRAITH, C. & M.

CHANCERY COURT-KNOXVILLE SALE OF RAILROAD STOCK. Evans & Watson vs. B. F. McFarland and others IN OBEDIENCE TO AN ORDER

made at the January Term, 1866, of said court, I will sell at the door of the court house in Knoxville, on Friday, the 30th day of March, 1866, forty shares of Stock, owned by the respondent, B. F. McFarland, in the East Tennessee and Virginia Railroad Company, each share being \$25. Terms, cash. March 14, 1866, 2t

D. A. DEADERICK, C. M. AUCTION.

I. JOSEPH & CO.,

AUCTION COMMISSION MERCHANTS.

M. F. SMITH.

PERTITIER

Your attention is called to the EUREKA AMMONIATED Bone Super-Phosphate of Lime

Bradley's Patent TOBACCO FERTILIZER MANUFACTURED BY THE ALLEGHENY FERTILIZER CO.,

OF PITTSBURGH.

These Fertilizers are the cheapest, most reliable and convenien Manures ever manufactured, insuring to the Farmer a large return for a small oatlay, increasing the crops from forty to fifty per cent. In proof of this we subsait the following Analysis made by Prof. OTTO WUTH, of this city, with the Gypsum, phoric Acid Magnesia..... Per Oxyde of I ron.... involuble in Pitresungu, January 20th, 1886.

PITTABLEGIE, January 20th, 1886.

Alleghest Fertilize Compant:

Genilemen—Enclosed I sand you the Analysis of your Eureka Ammoniated Bone Super-Phosphate of Lime. The immense value of the Super-Phosphate is known to every Agriculturalist; also the fact, that the value of different Pertilizers is always in proportion to the amount of Soluble Phosphoric Acid and Salts of Ammonia. The "Eureka" contains over four-fifths of its Phosphoric Asid in the soluble state, also, twelve per cent. of Sulphate of Ammonia, and a considerable quantity of organic matter of fermenting quality. It is obvious that a Pertilizer of such a composition cannot be surpassed, and it gives me a great deal of pleasure to recommend your "Eureka" as the most reliable Pertilizer which has come to my knowledge. my knowledge.

Yours, respectfully,

Analytical and Consulting Chemist,

Corner of Third and Smithfield str

For pamphlets containing directions for use, address ALLE-GHENY FERTILIZER COMPANY, Box 1817, Pittsburgh, Pa., or 96 Liberty Street. mar7-3m

OCEAN STEAMERS.

PACIFIC MAIL STEAMSHIP COMPA-

EAVE PIER No. 43, NORTH RIVER, foot of Canal street, at 12 o'clock noon, on the 1st, 11th and 21st of every month, (except when those dates fall on Sunday, and then on the preceding Saturday,) for ASPINWALL, connecting via Panama Railway, with one of the Company's Steamships from Panama for SAN FRANCISCO touching at ACAPULCO.

1st-ARIZONA, connecting with GOLDEN CITY. 10th-HENRY OHAUNCEY, connecting with COLORADO. 21-NEW YORK, connecting with CONSTITUTION, Departures of the 1st and 21st connect at Panama with Steamers for SOUTH PACIFIC PORTS. Those of 1st touch at MANZANILLO. A discount of ONE QUARTER from steamers' rates allowed to second cabin and steerage passengers with families. Also, an allowance of ONE QUARTER on through rates to clergy-men and their families, and school teachers; soldiers having honorable discharges, HALF FARE.

One Hundred Pounds Baggage allowed each adult. Baggage-masters accompany baggage through, and attend to ladies and children without male protectors. Baggage received on the dock the day before sailing, from steamboats, railroads and passengers who prefer to send down early. An experienced surgeon on board. Medicine and attendance

A Steamer will be placed on the line January 1, 1866, to from NEW ORLEANS to ASPINWALL via HAVANA. For passage Tickets or further information, apply at the Company's ticket office, on the Wharf, FOOT OF CANAL STREET, NORTH RIVER, NEW YORK.
janlosm F. W. G. BELLOWS, Agent.

CHANCERY COURT-RUTLEDGE: Samuel Gill vs. William N. Clarkson, et al. THE DEFENDANT, WM. N. CLARKSON, being a non-resident of the State of Tennessee, or se abscond-ing that the ordinary process of law cannot be served upon him, as charged in the bill: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear before the Chancery Court at Rutledge, on the third Monday of June next, then and there to make defense to said bill, or the same will be taken for confessed and set for hearing exparts as to him. A copy of the order. March 14, 1866. pf & C. C. SMITH, C. & M.

Archibald Carmichael vs. D. L. Carmichael and another THE DEFENDANTS, D. L. CARMICHAEL and James T. Carmichael, having absconded and gone beyond
the limits of the Smate of Tennesses, so that the ordinary process of law cannot be served upon them, as charged in the
bill: It is ordered that publication be made for four successive
weeks in Brownlow's Whig, notifying said defeadants to appear before the Chancery Court at Rutledge, on the third
Monday of June next, then and there to make defense to said
bill or the same will be taken for confessed and set for hearing
ex parte. A copy of the order. March 14, 1896. pf 5
C. C. SMITH, C. & M.

Joshua D. Curl, Adm'r, &c., vs. Henry Alsup and others THE ADMINISTRATOR OF JOHN BOILS, deceased, having filed a bill in the Chancery Court at Rutledge, against the Heirs at Law and Creditors of said Boils, praying that the estate may be administered in said Court: It is ordered by the Clerk and Master that publication be made for four successive weeks in Brownlow's Whig, notifying all persons interested to come forward and exhibit their demands, and have themselves made parties to the bill, in the time and manner prescribed by law, or they will be forever barred. A copy of the order. March 14, 1866. pf 5

C. C. SMITH, C. & M. J.D. Curl, et al, Adm'r, &c., vs. Mary G. Jarnagin, et al. THE ADMINISTRATORS OF THE

estate of Paschal Jarnagin, deceased, having filed a bill in the Chancery Court at Rutledge, against the Heirs at Law and Creditors of said Paschal Jarnagin, praying that the estate may be administered in said court: It is ordered by the Clerk his farm is offered at half its value.

COCKRILL & SEYMOUR.

OR SALE.—A FARM IN BLOUNT county, contains 288 Acres, 170 under cultivation and ectly level. Soil very good, will produce large crops. A cetly level. Soil very good, will produce large crops. A cetly level. Soil very good, will produce large crops. A cetly level. Soil very good, will produce large crops. A cetly level. Soil very good, will produce large crops. A cetly level. Soil very good, will produce large crops. A cetly level. Soil very good, will produce large crops. A cetly level. Soil very good will produce large crops. A cetly level. Soil very good will produce large crops. A cetly level. Soil very good will produce large crops. A cetly level. Soil very good will produce large crops. A cetly level. Soil very good will produce large crops. A cetly level. Soil very good will produce large crops. A cetly level. Soil very good will produce large crops. A cetly level. Soil very good will produce large crops. A cetly level. Soil very good will produce large crops. A cetly level. Soil very good will produce large crops. A cetly level. Soil very good will produce large crops. A cetly level. Soil very good will produce large crops. A cetly level. Soil very good will produce large crops. A cetly level. Soil very good will produce large crops. A cetly level. Soil very good will produce large crops. A cetly level of the cetly level. Soil very good will produce large crops. A cetly level of the cetly like the cetly like of the

J. D. Curl, Adm'r, &c., vs. Henry Alsup and others. THE DEFENDANTS, GEORGE BOILS, William Boils, Joseph Boils, Elizabeth Boils, and Margaret Boils, being non-residents of the State of Teanessee, as charged in the bill: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendants to appear before the Chancery Court at Rutledge, on the third Monday of June next, then and there to make defended and the control of the court of fense to said bill, or the same will be taken for confessed, and set for hearing ex parte. A copy of the order. March C. C. SMITH, C. & M.

Leavitt, Toler & Co., vs. Hughs W. Witt and another. THE DEFENDANT, HUGHS W. WITT, being a non-resident of the State of Tennessee, as charged in the bill: It is ordered that publication be made for four suc-cessive weeks in Brownlew's Whig, notifying said non-resident defendant to appear on the third Monday of June next, be-fore the Chancery Court at Rutledge, then and there to make defense to said bill, or the same will be taken for confessed, and set for hearing ex parte as to him. A copy of the order March 14, 1866. pf 6 C. C. SMITH, C. & M.

Nancy A. Milliken vs. Solomon Milliken. THE DEFENDANT, SOLOMON MIL-LIKEN, being a non-resident of the State of Tennessee, as charged in the bill: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear before the Chancery Court at Rutledge, on the third Monday of June next, then and there to make defense to said bill, or the same will be taken for confessed and set for hearing ex parte. A sopy of the order. March 14 1886. pf 5

Mary Cook vs. Irena Coffey and another

Abednego Farmer vs. David Hipshire. CINCINNATI, OHIO.

CEPS THE LARGEST AND BEST

COCKRILL & SEYMOUR.

CINCINNATI, OHIO.

THE DEFENDANT, DAVID HIPSHIRE being a non-resident of the State of Tennessee, or so absconding that the ordinary process of law cannot be served upon

> Thos. J. Powell vs. Thos. J. Blanchard. THE DEFENDANT, THOS. J. BLANCH-THE DEFENDANT, THOS. J. BLANCHARD, being a non-resident of the State of Tennessee, or so
> absconding that the ordinary process of law cannot be served
> upon him, as charged in the bill: It is ordered that publication be made for four successive weeks in Brownlow's Whig,
> notifying said defendant to appear before the Chancery Court
> at Rutledge, on the third Monday in June next, then and
> there to make defense to said bill, or the same will be taken for confessed and set for hearing ex parte. A copy
> of the order. March 14, 1856. pf 5
>
> C. C. SMITH, C. & M. Easley & Williams vs. Lemuel I. Jennings. THE DEFENDANT, LEMUEL I. JEN-

NINGS, having absconded, and gone beyond the limits of the State of Tennessee, so that the ordinary process of law cannot be served upon him, as charged in the bill: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear before the Chancery Court at Butledge, on the third Monday of June next, then and there to make defense to said bill, or the same will be taken for confessed, and set for hearing ex parts. A copy of March 14, 1866 4tpf 5 C. C. SMITH, C. &. M. KNOXVILLE FOUNDRY AND MA-

CHANCERY COURT-RUTLEDGE.

Milley Atkins vs. Stephen Atkins, et als. THE DEFENDANT, STEPHEN AT-KINS, being a non-resident of the State of Tennessee, as charged in the bill: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear before the Chancery Court at Rutledge, on the third Monday of June next, then and there to make his defense to said bill, or the same will be taken for confessed, and set for hearing ex parts as to him. A copy of C. C. SMITH, C. & M.

John Nance vs. Nancy Hawkins and others THE DEFENDANT, MATHIAS HAW-KINS being a non-resident of the State of Tennessee, as charged in the bill: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said non-resident defendant to appear before the Chancery Court at Butledge, on the third Monday of June next, then and there to make defense to the bill, or the same will be taken for confessed, and the cause set for hearing ex parte as to him. A copy of the order. C. C. SMITH, C. & M. John Nance vs. Thomas J. Blanchard and another.

THE DEFENDANT, THOS. J. BLANCHARD being a non-resident of the State of Tennessee, as charged in the bill: It is ordered that publication be made for four suc-cessive weeks in Brownlow's Whig, notifying said defendant to appear before the Chancery Court at Rutledge, on the third Monday of June next, then and there to make his de-fense togthe saidbill, or the same will be taken for confessed, and set for hearing ex parte. A copy of the order.

C. C. SMITH, C. & M. Thomas Hill vs. James T. Carmichael. THE DEFENDANT, JAMES T. CAR-

MICHEAL, being a non-resident of the State of Tennessee, as charged in the bill: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said James T. Carmichael to appear before the Chancery Court at Butledge, on the third Monday of June next, then and there to make defense to said bill, or the same will be taken for confirmed and let for the same will be taken for the same will be take make decease to said only of the said said, of the said set, and set for hearing ex parte. A copy of the order.

C. C. SMITH, C. & M. William Kinder vs. Thos. J. Blanchard and others. THE DEFENDANT, THOS. J. BLANCHARD,

THE DEFENDANT, THOS. J. BLANCHARD, being a non-resident of the State of Tennessee, as charged in the bill: It is ordered that publication be mide for four successive weeks in Brownlow's Whig, notifying said Thomas J. Blanchard to appear before the Chancery Court at Rutledge, on the third Monday of June next, then and there to make defense to said bill, or the same will be taken for confessed, and set for hearing ex parte as to him. A copy of the order.

© C. C. SMITH, C. & M. Marcus L. Daniel, Guardian, &c., vs. James T. Carmi chael and another. THE DEFENDANTS, JAMES T. CAR-MICHAEL and D. L. Carmichel, having absconded and gone beyond the limits of the State of Tennessee, as charged in the bill: It is ordered that publication be made for four successive weeks, in Brownlow's Whig, notifying said defendants to appear before the Chancery Court at Rutledge, on the third Monday of June next, then and there to make their defense to the bill, or the same will be taken for confessed, and set for hearing ex parts. A copy of the order.

C. C. SMITH, C. & M.

Beorge Grove, Administrator, &c., vs. Rachael Dodsor and another. THE INSOLNENCY OF THE ESTATE THE INSOLNENCY OF THE ESTATE of James Dodson having been suggested, and a bill filed in the Chancery Court at Rutledge, by the Administrator, against the Heirs at Law and Creditors, praying that said estate may be administered in said Court: It is ordered by the Clerk and Master that publication be made for four successive weeks in Brownlow's Whig, notifying all the Creditors of said estate to come forward and present their claims, and have themselves made parties to the bill in the time and manner prescribed by law, or they will be forever barred. A copy of the order.

* C. C. SMITH, C. & M.

F. Harris and another vs. David Whiteside and other THE DEFENDANT, JAMES T. CAR-MICHAEL, being a non-resident of the State of Tennessee, as charged in the bill: It is ordered that publication be made for four successive weeke in Brownlow's Whig, notifying said defendant to appear on the third Monday of June next, before the Chancery Court at Rutledge, then and there to make his defense to said bill and Amended bills in this cause or the same will be taken for confessed and set for hearing ex parte as thim. A copy of the order. pf 5
C. C. SMITH, C. & M.

David Branson vs. L. C. Grimes and others. THE DEFENDANT, L. C. GRIMES, being a non-resident of the State of Tennessee, or so abscording that the ordinary process of law cannot be served upon him, as charged in the bill: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said L. C. Grimes to appear b fore the Chancery Court at Rutledge, on the third Monday of June next, then and there to make his defense to said bill, or the same will be taken for confessed and set for hearing ex parte as to him. A copy of the order: pf 5

C. C. SMITH, C. & M. Agnes Smith and others vs. Samantha C. Smith and P. H. Smith. THE DEFENDANTS, SAMANTHA C. SMITH and P. H. Smith, being non-residents of the State of Tennessee, as charged in the bill: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said non-resident defendants to appear before the Chancery Court at Butledge, on the third Monday of June next, then and there to make defense to said bill, or the same will be taken for confessed and set for hearing ex parte. A C. C. SMITH, C. & M.

Easley & Netherland vs. Hamilton Evans and another. THE DEFENDANT, J. P. L. JENNINGS. being a non-resident of the State of Tennessee, as charge d in the bill: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant Jennings to appear before the Chancery Court at Rutledge, on the third Monday in June next, then and there to make defense to said bill, or the same will be taken for confessed, and set for hearing ex parte as to him. A copy of the order.

pf 5 C. C. SMITH, C. & M. L. F. Wells vs. David Hipshire. THE DEFENDANT, DAVID HIPSHIRE

eing a non-resident of the State of Tennessee, or so abscond-

ing that the ordinary process of law connot be served upon him, as charged in the bill: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear before the Chancery Court at Rutledge, on the third Monday of June next, then and there to make defense to said bill, or the same will be taken for for confessed and set for hearing ex parte. A copy of the order. pf 5 John A. & R. Simpson & Co. vs. David Hipshire. THE DEFENDANT, DAVID HIPSHIRE being a non-resident of the State of Tennessee, or abscondin as charged in the bill: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said David Hipshire to appear before the Chancery Court at Rut-ledge, on the third Monday of June next, then and there to make defense to said bill, or the same will be taken for confess-

ed, and set for hearing ex parte. A copy of the order. march7 1866-4tpf 5 C. C. SMITH, C. & M. CIRCUIT COURT-NEWPORT. Second Judicial Circuit, Cocke county, Tennessee Marvel M. Bible vs. William Roadman, Fowlor Morris

Benjamin Boulden, Alexander E. Smith, Samuel Lotspeich and John Stephens. T APPEARING FROM THE AFFI-DAVIT of the plaintiff in this cause that the defendants, William Roadman, Banjamin Boulden and Samuel Lotspeich, are non-residents, or so abscond that the ordinary process of law cannot be served on them: It is ordered that publication law cannot be served on them: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said non-resident defendants to appear at the next Term of the Circuit Court for Cocke county, at the court house in Newport, on the first Monday after the fourth Monday in March, 1866, then and there to plead, answer, or demur to the suit and demand of the plain tiff, or the same will be taken for confessed as to them and proceeded with ay parts. for confessed as to them and proceeded with ex parte.

mar7 4t* H. BAER, Clerk.

Attachment. J. H. Donaldson vs. William Holoway. THE PLAINTIFF, ON AFFIDAVIT asys the defendant is indebted to him, and so absconds that the ordinary process cannot be served upon him, having obtained an original attachment against the estate of the defendant, made returnable before S. C. Williams, a Justice of the Peace for Blount county, and the same having been levied on his property: It is ordered by said Justice that the defendant appear before him at his office in the 3d Civil District of Blount county, on the 3d day of April next, or it will be proceeded with ex parte. It is further ordered that this notice be published for four successive weeks in Brownlow's Whig. feb28-4t?

S. C. WILLIAMS, J. P.

CIRCUIT COURT-TAZEWELL. John Davall vs. Samuel Barnard. N THIS CAUSE THE PLAINTIFF sued out an attachment against the defendant for damages, for a tresspass in the cause, returnable to the Circuit Court of Claiborne county, Tenn., and an order having been made by me that publication be made for four successive weeks in Brownlow's Knoxville Whig, the said defendant is therefore hereby notified to attend before the Judge of said court, at the court house in Tazewell, on the second Monday of May next, then and there to defend said suit.

Z. HODGES, Clerk. Attachment. Deannah Conn vs. John Conn. THE PLAINTIFF, ON AFFIDAVIT THE PLAINTIFF, ON AFFIDAVIT, says the defendant is indebted to her by account, of forty-five dollars, and defendant having left the State, or so conceals himself that the ordinary process of law cannot be served upon him, having obtained an original attachment against the estate of the defendant, made returnable before Wm. Sharp, a Justice of the Peace for Grainger county, the same having been levied on one tract of land, lying in Grainger county, District No. 13, adjoining the lands of Jacob Beeler and others: It is ordered by said Justice that the defendant to appear at the next Term of the Circuit Court at Dandridge, on the 2d Monday of April, 1866, then and there to plead, answer, or demur to the demand of the plaintiff, or the same will be taken for confessed and the last day of March, 1866, or it will be proceeded with ex parte.

It if further ordered that this notice be published for four successive weeks in Brownlow's Whig. cessive weeks in Brownlow's Whig.

CIRCUIT COURT—NEWPORT.

Thomas E. Flinn vs. John Thomason.

TAPPEARING FROM THE AFFIDAVIT of the plaintiff in this cause, that the defondant has removed himself beyond the limits of the State of Tennessee, or so conceals himself that the ordinary process of law cannot be served upon him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the Circuit Court for Cocke county, at the court house in Newport, on the first Monday after the fourth Monday in March next, then and there to plead, answer, or demur to the suit and demand of the plaintiff, or the same will be taken for confessed as to him, and proceeded with exparte.

Adam R. Formwault vs. Alexander Caldwell.

IN THIS CAUSE IT APPEARING for ordered by me that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the exist the removed himself from the State, or so abscends or conceals himself four successive weeks in Brownlow's Whig, notifying said defendant to appear at the circuit Court for Cocke county, at the court house in Newport, on the first Monday after the fourth Monday in March next, then and there to plead, answer, or demur to the suit and demand of the plaintiff, or the same will be taken for confessed as to him, and proceeded with exparte.

James Campbell vs. Jesse E. Moore.

THE PLAINTIFF, ON AFFIDAVIT, says the defendant is indebted to him, and that he so absconds that the ordinary process of law cannot be served upon him and baving obtained an original attachment with exparte.

THE PLAINTIFF, ON AFFIDAVIT, says the defendant is indebted to him, and that he so absconds that the ordinary process of law cannot be served upon him and baving obtained an original attachment appearance of the parties are non-retidented from the State, of the parties or onceals him parties to appear with their proof, &c., before me, at two in Marry like, on the 5th day of April, 1866, then and the four success.

L. M. Mynatt vs. John H. Sawyers.

DAVIT of the plaintiff in this case that the defendant has removed himself from the State of Tennessee, or so abscends or conceals himself that the ordinary process of law cannot be served upon him. It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next Term of the Circuit at Dandridge, on the 2d Monday of April, 1805, then and there to plead, answer, or demur to the demand of the plaintiff or the same will be taken for confessed and the cause proceeded with exparts. ex parte. March 14, 1866 410 S. S. McCUISTION, Clerk.

CIRCUIT COURT-DANDRIDGE. Jonathan Larrence vs. Ezekiel Inman. IT APPEARING FROM THE AFFI-DAVIT of the plaintiff in this case that the defendant has removed himself from the State or so absconds or conceals removed himself from the State or so abscends or conceals himself that the ordinary process of law cannot be served on him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next Term of the Circuit Court at Dandridge, on the 2d Monday of April, 1866, then and there to plead, answer, or demur to the demand of the plaintiff, or the same will be taken for confessed and the cause proceeded, ex parts.

March 14, 1866-440 S. S. McCUISTION, Clerk.

2,000 Green Salted City Butcher Hides. 100 Barrels Tanner's Oil.

CIRCUIT COURT-DANDRIDGE.

Second Judicial Circuit, Jefferson county, Ten Robert Bumpase vs. George W. Courtr APPEARING FROM THE AFFI-

Vinyard Brimer vs. W. D. Fain. APPEARING FROM THE AFFI-DAVIT of the plaintiff in this cause that the defendant has removed himself from the State, or so abscords or conceals himself that the ordinary process of law cannot be served on him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next Term of the Circuit Court at Dandridge, on the 2d Monday of April, 1856, then and there to plead, answer, or demur to the demand of the plaintiff, or the same will be taken for confessed and the cause will be proceeded with ex parte.

8. S. McCUISTION, Clerk.

William Galbraith Adm'r of James Evans, dec'd, vs. Jense E. Moore. T APPEARING FROM THE AFFI-DAVIT of the plaintiff in this cause that the defendant has removed himself from the State or so abscords or conceals himself that the ordinary process of law cannot be served on him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next Term of Circuit Court at Dandridge, on the 2d Monday of April, 1806, then and there to plead, answor, or demur to the demand of the plaintiff, or the same will be taken for confessed and the cause proceeded with ex parte.

S. S. McCUISTION, Clerk.

Benjamin A. Blackburn, Adm'r of Thomas A. McGuire dec'd, vs. Gideon H. Blackburn and Samuel Walker. IT APPEARING FROM THE AFFI-DAVIT of the plaintiff in this cause that the defendants have removed themselves from the State, or so abscond or conceal themselves, that the ordinary process of law cannot be served on them: It is ordered that publication be made for four successive weeks in Browniow's Whig, notifying said defendants to appear at the next Term of the Circuit Court at Dandridge, on the 2d Monday of April, 1866, then and there to plead, answer, or demur to the demand of the plaintiff, or the same will be taken for confessed and the cause proceeded with exparte.

S. S. McCUISTION, Clerk.

A. M. Shadden vs. A. P. Massengili. IT APPEARING FROM THE AFFI-DAVIT of the plaintiff in this cause that the defeusant has removed himself from the limits of the State of Tennessee, or so abscends or conceals himself that the ordinary process of law canned be served on him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the Circuit Court at Dandridge, on the 2d Monday of April, 1866, then and there to plead, answer, or demur to the demand and suit of the plaintiff, or the same will be taken for confessed and the cause proceeded with exparts.

S. S. McGUISTION, Clerk. William Harris and S. S. McCuistion, Executors, v Jesse E. Moore. IT APPEARING FROM THE AFFI-

DAVIT of the plaintiffs in this cause that the defendant se absconds or conceals himself that the ordinary process of law cannot be served upon him: It is ordered that publication be made for four successive weeks in Browntow's Whig, notifying said defendant to appear at the next Term of the Circuit Court at Dandridge, on the 2d Monday of April, 1866, then and there to plead, answer, or demur to the demand of the plaintiffs, or the same will be taken for confessed and the cause proceeded with experts. the plaintiffs, or the same cause proceeded with ex parts.
S. S. McCUISTION, Clerk. W. D. Sinard vs. Samuel Chilton.

Mariah S. Bayless vs. George Bayless

Sarah L. C. Marshall vs. George W. Marshall. THE DEFENDANT, G. W. MARSHALL, ed in the bill: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next Term of the Circuit Court at Dandridge, on the 2d Monday of April, 1866, tilen and there to plead, answer, or demur to the petition filed against him, or the same will be set for hearing ex parte.

S. S. McCUISTION, Clerk.

John Forver vs Dicey Forver. THE DEFENDANT, DICEY FOVER, being a non-resident of the State of Tennessee, as charged in the bill: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendants have removed themselves from the State, or so abscond or condend to appear at the next Term of the Oircuit Court at Dandridge, on the second Monday of April, 1865, then and there to plead, answer, or demur to the petition filed against her, or the same will be taken for confessed and set for hearing expansion.

Alexander Haun, Jr., by his next friend, Alexander

Alexander Haun, Jr., by his next friend, Alexander

Alexander Haun, Jr., by his next friend, Alexander ex parte. pf 5 T APPEARING FROM THE AFFI-DAVIT of the plaintiff in this cause that the defendant has removed himself from the state, or so absconds or conceals himself that the ordinary process of law cannot be served on him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next Term of the Circuit Court at Dandridge, on the 2d Monday of April, 1866, then and there to plead, answer, or demur to the demand of the plaintiff, or the same will be taken for confessed and the cause proceeded with ex parte.

S. S. McCUISTION, Clerk.

Milly Moore, Administratrix of William Moore, dec'd, vs. Thomas Evans, Sr., and Thomas Evans, Jr., IT APPEARING FROM THE AFFI-TAPPEARING FROM THE AFFIDAVIT of the plaintiff in this cause that the defendants have removed themselves from the State, or so abscend of concash themselves that the ordinary process of law cannot be served on them: It is ordered that publication be made for fendants to appear at the next Term of the Circuit Court at Dandridge-on the 2d Monday of April, 1866, then and there to plead, answer, or demur to the demand of the plaintiff, or the same will be taken for confessed and the cause proceeded with ex parte.

Ellis J. Riggs vs. William Lewis.

James M. Meek vs. Samuel McCampbell.

IT APPEARING FROM THE AFFIDAVIT of the plaintiff in this cause that the defendant has removed himself from the State or so abscends or concessive weeks in Brownlow's Whig, notifying said defendant to appear to plead, answer, or demur to the demand of the plaintiff, or the same will be taken for confessed and the cause proceeded with ex parte.

Ellis J. Riggs vs. William Lewis.

TT APPEARING FROM THE AFFIDAVIT of the plaintiff in this cause that the defendant has removed himself from the State, or se absconds or conceals himself that the ordinary process of law cannot be served on him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next Term of the Circuit Court at Dandridge, on the 2d Monday of April, 1866, then and there to plead, apswer, or demur to the demand of the plaintiff, or the same will be taken for confessed and the cause proceeded with ex parte.

S. S. McCUISTION, Clerk.

CHANCERY COURT—MARYVILLE.

February Rules, 1866.

Mary A. Mercer vs. Henry F. Mercer.

IT APPEARS FROM THE ALLEGATIONS of this bill that the respondent is a non-resident of the State of Tennessee: It is therefore ordered that publication be made in Brownlow's Whig for four successive weeks, notifying said respondent to appear at the next Term of said Court, to be held at the court house in Maryville, on the fourth Monday of June next, and defend said bill, or it will be taken as confessed and proceeded with ex parte. F. B. Gass vs. John Baker. IT APPEARING FROM THE AFFI-

see absconds or conceals himself that the ordinary process of the law cannot be served upon him: It is ordered that publi-cation be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next Term of the Circuit Court at Dandridge, on the 2d Monday of April, 1866, then and there to plead, answer, or demur to the demand and suit of plaintiff, or the same will be taken for confessed and the cause proceeded with ex parts. the cause proceeded with ex parte.

S. S. McCUISTION, Clerk. John Brooks vs. Ezekiel Inmann. IT APPEARING FROM THE AFFI-DAVIT of the plaintiff in this cause that the defendant has removed himself from the limits of the State, or so absconds or conceals himself that the ordinary process of law cannot be served on him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next Term of the Circuit Court at Dandridge, on the 2d Monday of April, 1866, then and there to plead, answer, or demur to the demand of the plaintiff, or the same will be taken for confessed and the cause proceeded with ex parte.

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DAVIT of the plaintiff in this cause that the defendant has removed by the confessed and the cause proceeded with ex parte.

PAPTI
DAVIT of the plaintiff in this cause that the defendant has removed by the confessed and the cause proceeded with ex parte.

Pryor F. Yoe vs. F. M. Jackson. IT APPEARING FROM THE AFFIDA-VIT of the plaintiff in this cause that the defendant so absconds or conceals himself that the ordinary process of law cannot be served upon him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying the said defendant to appear at the next Term of the Circuit Court at Dandridge, on the 2d Monday of April, 1856, then and there to plead, answer, or demur to the demand of the plaintiff, or the same will be taken for confessed and the cause proceeded with exparte.

cause proceeded with exparte.
S. S. McCUISTION, Clerk. James P. Swann vs. Samuel McCampbell. IT APPEARING FROM THE AFFIDA-

Adam R. Formwault vs. Alexander Caldwell.

Hardy Lilly vs. Wm. Lewis, Wm. Armstrong, Alexander Caldwell, Pleasant Satterfield, John J. Kimbrough, Alfred Brown, William Witt, Hugh Rodgers, Trussel Hood and Theodore Bettis.

William Petty vs. William T. Williams.

reded with an parts. John R. Branner vs. Alexander Caldwell.

IT APPEARING FROM THE AFFI. himself that the ordinary process of law cannot be served on him: It is ordered that publication be made for four successive weeks in Browniow's Whig, notifying said defendant to appear at the next Term of the Circuit Court at Dandridge, on the 2d Monday of April, 1866, then and there to plead, answer, or demur to the demand of the plaintiff, or the same will be taken for confessed and the cause proceeded with an parts.

pf 5

S. S. McCUISTION, Glerk.

Shadrach T. Harris vs. W.D. Fain, Smith Loftland, Jas. P. Clark, Liuville Hunter, Jas. Baidwin, Jnc. B. Toole. IT APPEARING FROM THE AFFIdavit of the plaintiff in this cause that the defendants are non-veridents of the State of Tennesses, or so abscond or conceal themselves that the ordinary process of law cannot be served on thom: It is ordered that publication be made for four successive weeks in Brownlow's Whig notifying said defendants to appear at the next Term of the Circuit Central Dandridge, on the 2d Monday of April, 1826, then and there to plead, answer, or demur to the suit and demand of the plaintiff, or the same will be taken for confessed and the cause processed with ex parts.

S. S. McCUISTION, Clerk.

A. K. Meek, Sr., vs. Erekiel Inman. IT APPEARING FROM THE AFFI-DAVIT of the plaintiff in this cause that the defendant has removed himself from the State, or so abscords or conceals himself that the ordinary process of law cannot be served on him; It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next Term of the Circuit Court at Dandridge, on the 2d Monday of April, 1856, then and there to plead, answer, or demur to the demand of the plaintiff, or the same will be taken for confessed and the cause proceeded with az partepf 5

Wm. K. Linch vs. B. F. Yoe. IT APPEARING FROM THE AFFI-DAVIT of the plaintiff in this cause that the defendant has removed from the State, or so abscends or conceals himself that the ordinary process of law cannot be served upon: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the mext Term of the Circvit Court at Dandridge on the Id Monday of April, 1866, then and there to plead, answer, or demur to the demand of the plaintiff, or the same will be taken for confessed and the cause proceeded with ex parts.

Pf 5

S. S. McCUISTION, Clerk.

Thomas Johnson-vs. Stokely D. Williams. IT APPEARING FROM THE AFFI-DAVIT of the plaintiff in this cause that the defendant so absconds or conceals himself that the ordinary process of law cannot be served upon him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, nosifying said defendant to appear at the next Term of the Circuit Court at Dandridge, on the 2d Monday of April, 1868, to plead, answer, or demur to the demand of the plaintiff, or the same will be taken for confessed and the cause proceeded with exparte.

Property of the plaintiff of the same will be taken for confessed and the cause proceeded with exparte.

Wm. M. Sawyers vs. Wm. Childress IT APPEARING FROM THE AFFI-DAVIT of the plaintiff in this cause that the defendant has removed himself from the limits of the State, or so abscoads or conceals himself that the ordinary process of law cannot be served on him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next Term of the Circuit Court at Dandridge, on the Ed Mouday of April, 1856, then and there to plead, answer, or demur to the demand of the plaintiff, or the same will be taken as confessed and the cause proceeded with ex parte.

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W. D. Hudgen vs. Thomas Evans, Jr. IT APPEARING FROM THE AFFI-W. D. Sinard vs. Samuel Chilton.

IT APPEARING FROM THE AFFIDAVIT of the plaintiff in this cause that the defendant so
absconds or conceals himself that the ordinary process of law
cannot be served upon him: It is ordered that publication be
made for four successive weeks in Brownlow's Whig, notifying
defendant to appear at the next term of the Circuit Court
at Dandridge, on the 2d Monday of April, 1866, then and there
to plead, answer, or demur to the demand of the plaintiff, or
the same will be taken for confessed and the cause proceeded
with ex parte.

11 APPEARING FROM THE AFFIDAVIT of the plaintiff in this cause that the defendant so
absconds or conceals himself that the ordinary process of law
cannot be served upon him: It is ordered that publication be
made for four successive weeks in Brownlow's Whig, notifying
said defendant to appear at the next Term of the Circuit Court
at Dandridge, on the 2d Monday of April, 1866, then and there
to plead, answer, or demur to the demand of the plaintiff, or
the same will be taken for confessed and the cause proceeded
with ex parte.

S. S. McCUISTION, Clerk.

Edward Riley vs. Tennessee D. Fox.

Edward Riley vs. Tennessee D. Fox. IT APPEARING FROM THE AFFI-THE DEFENDANT, GEO. BAYLESS,
A being a non-resident of the State of Tennessee, as charged in the bill: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next Term of the Circuit Court at Dandridge, on the 2d Monday of April, 1866, to plead, answer, or demur to the potition filed against him, or the same will be taken for confessed and set for hearing ex parte.

S. S. McCUISTION, Clerk. Thomas M. Dunwoddy vs. Amanda E. Dunwoddy

THE DEFENDANT, AMANDA E. DUN-

WODDY, being a non-resident of the State of Tennessee, as charged in the bill: It is ordered that publication be made for four successive weeks in Browniow's Whig, notifying the defendant to appear at the next Term of the Circuit Court at Dandridge, on the 2d Monday of April, 1866, then and there to plead, answer, or demur to the petition filed against her, or to plead, answer, or demur to the petition filed against her, or the same will be taken for confessed and set for hearing ex parte. pf 5 S. S. McCUISTION, Clark, Piety Kimbrough vs. Alexander Caldwell, Samuel Den-nison, Bradley Talley, and P. A. Witt, Sr. THE DEFENDANT, DICEY FOVER, IT APPEARING FROM THE AFFI-

> Pleasant J. Davis vs. George Courtney, James P. Jackson Alexander, Kinser, Joseph Pangle, James Pangle, and Lawson Rader. DAVIT of the plaintiff in this cause that the defendants have removed from the State, or so abscond or conceal themselves that the ordinary process of law cannot be served on them It is ordered that publication be made for four successive weeks in Brownlows Whig, notifying said defendants to appear at the next Term of the Circuit Court at Dandridge, on the 2i Monday of April, 1866, then and there to plead, answer, or demur to the demand of the plaintiff, or the same will be taken for confessed and the cause proceeded with expanse.

demur to the demand of the cause proceeded with ex parts.

ken for confessed and the cause proceeded with ex parts.

S. S. McGUISTION, Clerk. James M. Meek vs. Samuel McCampbell.

Monday of June next, and defend said.

Monday of June next, and defend said.

Monday of June next, and defend said.

W. C. PICKENS, C. & M.,

By L. WEAR, D. C. & M.

DAVIT of the plaintiff in this cause that the defendant has removed himself from the limits of the State of Tennessee, or George Snider and Thomas J. Foute, Adm'rs of Dan'l D. Foute, deceased vs. the Heirs and Creditors of said Dan'l D. Foute. IT APPEARS FROM THE ALLEGA TIONS of this bill that George Eagleton and his wife
Ethelinda Eagleton, and Obediah B. Foute, are non-residents
of the State of Tennessee: It is therefore ordered that publication be made four four successive weeks in Brownlows Whig,
notifying said non-resident respondents to appear at the next
Term of the Chancery Court to be held at the court
house in Maryville, on the fourth Monday of June next, and
make defense to said bill, or it will be taken as confessed and
proceeded with ex parte as to them.

proceeded with ex parte as to them.

W. O. PICKENS, C. & M.,

pf 5

By L. WEAR, D. C. & M. John H. Edmondson vs. William Ocashion and others IT APPEARING FROM ALLEGA-TIONS in a Supplemental Bill that William M. Goodlin is a non-resident of the State of Tennessee, so that the ordinary process of law cannot be served upon him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying him to appear at the next Term of the Chancery Court, to be held at Maryville, on the fourth Monday in June next, then and there to plead, answer, or demur to said bill, or the same will be taken for confessed and set for hearing as whate as to him.

John Thompson, Executor, &c., vs. Robert Thompson and others. TROM THE ALLEGATIONS IN THIS bill it appears that Polly Ann McFarland, L. L. McFarland, David Thompson, Betay Henry Alexander and Mathew Alexander, some of the defendants, are non-residents of the State of Tennesses, so that the ordinary process of law cannot be served upon them: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying them to appear at the next Term of the Chancery Court, to be held at Mayyrille, on the fourth Monday in June next, then and there to plend, answer, or demur to said bill, or the same will be taken for confessed and set for hearing ex parte as to them. there to plend, answer, or demand to the parties as to them be taken for confessed and set for hearing ex parte as to them W. C. PICKENS, C. & M.

. Gillespy, Adm'r of W. C. Gillespy, dec'd, vs. Nancy F. Gillespy and the Heirs at Law of W. C. Gillespy, deceased. CHANCERY CLERK'S OFFICE, MA-RYVILLE, March Rules, 1966, in the above named case the Glerk and Master is ordered to take and state an account, showing the situation of the estate, &c. It appearing that

James Campbell vs. Jesse E. Moore.

IT APPEARING FROM THE AFFI
Bradford and Inman for the use of W. & T. Harris vs.

Joseph Bare.

IT APPEARING FROM THE AFFI
AVIT of the plaintiff in this case that the defendant has conselved this melf that the ordinary process of law cannot be surved to the same will be proceeded with sex partes.

S. S. McCUSTION, Clerk.

James Campbell vs. Jesse E. Moore.

IT APPEARING FROM THE AFFI
AVIT of the plaintiff in this case that the defendant has conselved this policitation be made for four successive weeks in Brownlow's Whig, notifying said defendant appears at the next Term of the Circuit Courts at Dandridge.

On the 2d Monday of April, 1896, then and there to plead, answer, or demar to the demand of the plaintiff, or the same will be taken for confessed and the cause proceeded with sex parte.

William Harris vs. Jesse. E. Moore.

THE PLAINTIFF, ON AFFIDAVIT, as a baccounds that the ordinary process of law cannot be surved upon him. It is increased for four successive weeks in Brownlow's whigh and the proceeded with the polaritiff, or the same will be proceeded with sex parte.

S. S. McCUSTION, Clerk.

L. M. Mynatt vs. John H. Sawyers.

The PLAINTIFF, ON AFFIDAVIT, as a baccounds that the ordinary process of law cannot be surved himself from the State, or so absconds or conceals himself that the ordinary process of law cannot be served upon him. It is ordered before me, the same will be proceeded with the ordinary process of law cannot be surved this edition be made for four successive weeks in Brownlow's Whig.

William Harris vs. Jesse. E. Moore.

William Harris vs. Jesse. E. Moore.

THE PLAINTIFF, ON AFFIDAVIT, as a baccounds that the ordinary process of law cannot be surved upon him. It is ordered before me, the third the defendant is a proceeded with the polarity of the plaintiff, or the same will be proceeded with the plaintiff, or the same will be taken for confessed and the content to the defendant appear of the vertical polarity of the plaintiff, or the same will be

William Harris vs. Jesse. E. Moore.

IT APPEARING FROM THE AFFIDAVIT of the plaintiff in this cause that the defendant so
absconds or conceals himself that the ordinary process of have
cannot be served upon him: It is ordered that publication be
made for four successive weeks in Brownlow's Whig notifying
defendant to appear at the next Term of the Circuit Court at
Dandridge, on the 2d Monday of April, 1866, then and there
to plead, answer, or demur to the demand of the plaintiff, or
the same will be taken for confessed and the cause proceeded
with ex parte.

THE PLAINTIFF, ON AFFIDAVIT,
says the defendant is indebted to him and so absconds that
the ordinary process of law cannot be served upon him and
having obtained as original attachment against the defendant
county, and the same having been levied on his property: It
is ordered by me that the defendant appear before me, at my
eiffice in the 4th Civil District of Knox county, on the 10th
be proceeded with ex parte. It is further ordered that this
notice be published for four successive weeks in Brownlow's
Whig. mar7-4to

Whig. mar7-4to

It is ordered that publication be made for four success. It is not be served on it is not be served on the court at Dandridge, at the next Term of the Circuit Court at Dandridge, at Monday of April, 1866, then and there to plend, and there to plend, and the cause proceeded ex parte.

IT APPEARING FROM THE AFFI-DAVIT, 1866, then and there to plend, and the cause proceeded ex parte.

It is ordered that publication be made for four success. It is continued the plaintiff, or the same alken for confessed and the cause proceeded ex parte.

It is ordered that publication be made for four success of law cannot be served on them: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendants to the defendant is indebted to him, and so abscends or conceals himself that the ordinary process of law cannot be served on them: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendants to appear before the Judge of the next Circuit Court at Dandridge, on the 2d Monday of April, 1866, then and there to plend, answer, or demur to the demand of the plaintiff, or the same dridge, on the 2d Monday of April, 1866, then and there to plend, answer, or demur to the demand of the plaintiff, or the same will be taken for confessed and the cause proceeded with expeared that for four successive weeks in Brownlow's Whig, notifying said defendants to appear before the Judge of the next Circuit Court at Dandridge, on the 2d Monday of April, 1866, then and there to plend, answer, or demur to the demand of the plaintiff, or the same will be taken for confessed and the cause proceeded with expeared by said Justice that the defendant's property: It is ordered that the defendant is indebted to him, and having obtained an original attachment against the estate of the defendant is indebted to him, and having obtained an original attachment against the estate of the defendant is indebted to him, and having obtained an original attachment against the es

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ATTACHMENT. Elisha Monroe vs. Wm. W. Gibbs.